



ATLANTA CINCINNATI COLUMBUS LOS ANGELES WASHINGTON, D.C.
 CHICAGO CLEVELAND DAYTON NEW YORK

October 15, 2024

Via ECF

Honorable Harvey Bartle III, U.S.D.J.
 United States District Court
 16614 U.S. Courthouse
 601 Market Street
 Philadelphia, PA 19106

Re: *Atlas Data Privacy Corporation, et al. v. Fortnoff Financial, LLC, et al.*
 Case No. 1:24-cv-04390-HB

Dear Judge Bartle:

This firm represents Defendant Fortnoff Financial, LLC (“Fortnoff”) in the above-referenced matter. We write to advise the Court that the Fortnoff joins the Supplemental Memorandum of Law in Further Support of Defendants’ Consolidated Motion to Dismiss Plaintiffs’ Complaint, which was filed on October 11, 2024 in the action captioned as *Atlas Data Privacy Corporation, et al. v. Lightbox Parent, L.P.*, No. 24-cv-04105-HB (D.N.J.) (the “Supplemental Reply”). For the reasons set forth in the Supplemental Reply, Fortnoff respectfully requests that this Court dismiss Plaintiffs’ Complaint in this matter with prejudice.

Respectfully submitted,

J. Timothy McDonald

cc: All Counsel of Record (*via ECF*)

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